IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

SEP 2 6 2006

Applicant

: Kazmierczak, et al.

Appl. No.

10/663,381

Filed

: September 15, 2003

For

SHOULDER SLING

Examiner

Shumaya B. Ali

Group Art Unit

3743

CERTIFICATE OF MAILING

I hereby certify that this correspondence and all marked attachments are being deposited with the United States Postal Service as first-class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450, on

September 22, 2006

Scott Loras Murray, Reg. No. 53,360

DECLARATION UNDER 37 C.F.R. § 1.131 PROVING PRIOR INVENTION IN THE UNITED STATES TO OVERCOME CITED PATENT

Mail Stop Amendment

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

We, Andy Kazmierczak, Stephen J. Snyder, Eric McCarty, Colin S. Gregersen, Nancy Halchuk and Alfredo Cesena, do hereby declare that:

- 1. We are joint inventors of the subject matter in the present patent application, which was filed on September 15, 2003.
- 2. We are advised that Claims 1-4, 8 and 15-17 of the present application were rejected under 35 U.S.C. § 102(e) as being anticipated by U.S. Patent No. 6,932,781 to Itoi. We are further advised that Claims 5, 6, 9, 18-21 and 23-25 of the present application were rejected under 35 U.S.C. § 103(a) as being obvious over Itoi in combination with other references.
 - 3. We are advised that the effective filing date of Itoi is July 11, 2003.
- 4. The factual information described below shows that our invention as defined by the above-referenced claims was completed prior to July 11, 2003.
- 5. Exhibit A includes four photographs of a working prototype of the invention as claimed. The four photographs were taken on or before June 4, 2003. The prototype depicted in these photographs was based upon work of the undersigned inventors completed prior to June 4, 2003.

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- 6. The foregoing evidence shows that we had made an actual reduction to practice of the claimed invention at least as early as June 4, 2003, which is prior to the effective filing date of Itoi, July 11, 2003.
- 7. The work that led to the invention claimed in the present application was performed in the United States and Mexico, a NAFTA country.
- 8. We declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful, false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application and any patent issued thereon.

Dated: August 29, 2006	By: Andy Kazmierczak
Dated:	By:Stephen J. Snyder
Dated:	By:Eric McCarty
Dated:	By:Colin S. Gregersen
Dated:	By:Nancy Halchuk
Dated:	By:Alfredo Cesena

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Dated:

Dated:

Eric McCarty

Dated:

Colin S. Gregersen

Nancy Halchuk

Dated:

By: _ Alfredo Cesena

From:

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Dated:	Ву:
Dated: 50t, 11, 2006	By: Tu Bric McCarty
Dated:	By: Colin S. Gregersen
Dated:	By:Nancy Halchuk
Dated:	By:Alfredo Cesena

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Dated: August 29, 2006	By: // / / / / / / / / / / / / / / / / /
	Andy Kazmierczak
Dated:	By:Stephen J. Snyder
Dated:	By:Eric McCarty
Dated: 9/6/06	By: Colin S. Fregersen
Dated:	By: Nancy Halchuk
Dated:	By:

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Dated:	By:Stephen J. Snyder
Dated:	By:Eric McCarty
Dated:	By:Colin S. Gregersen
Dated: Soplember 10, 2006	By: Malchuk Nancy Halchuk
Dated:	By:

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Dated: August 29, 2006	By: Andy Kazmierczak
Dated:	By:Stephen J. Snyder
Dated:	By: Eric McCarty
Dated:	By: Colin S. Gregersen
Dated:	By: Nancy Helchuk
Dated: Sept. 06,2006	By Alfredo Cesena

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